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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/909,587	07/20/2001	Richard O. Shuler	043340/237124	2209
826 7590 127222008 ALSTON & BIRD LLP BANK OF AMERICA PLAZA 101 SOUTH TRYON STREET, SUITE 4000 CHARLOTTE. NC 2826-4000			EXAMINER	
			FISCHER, ANDREW J	
			ART UNIT	PAPER NUMBER
			3621	
			MAIL DATE	DELIVERY MODE
			12/22/2008	PAPER

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UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

Ex parte RICHARD O. SHULER, LYNN GODBERSEN, JAMES NORWOOD, JOSEPH YOUNG, WILLIAM FLECK, DAVID LIND, KEVIN DEHAAN, THOMAS NICHOLSON and MARCELL J. SARZEN

> Appeal 2008-1979 Application 09/909,587 Technology Center 3600

Decided: December 22, 2008

Before: MURRIEL E. CRAWFORD, HUBERT C. LORIN, and STEVEN D.A. McCARTHY, Administrative Patent Judges.

McCARTHY, Administrative Patent Judge.

DECISION ON APPEAL

- The Appellants appeal under 35 U.S.C. § 134 (2002) from the final rejection of claims 1-8 under 35 U.S.C. § 103(a) (2002) as being
- 3 unpatentable over Bi (US 6,311,178 B1, issued Oct. 30, 2001), Ordish (US

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4 Ordish, Gransbery and Pratt (US 5.673.647, issued Oct. 7, 1997). Oral 5 hearing was held October 22, 2008. We have jurisdiction under 35 U.S.C 6 § 6(b) (2002). We REVERSE. 7 Claims 1 and 5 are independent. Claims 2-4 depend from claim 1 and 8 claims 6-8 depend from claim 5. Claim 1 recites a method for marketing 9 cattle in a beef cattle marketplace. Claim 5 recites a system for dynamically 10 marketing cattle. Both claim 1 and claim 5 recite that a cattle information 11 server receives information from a buyer interface defining a plurality of 12 demand profiles. Claim 1 recites that "at least one of the demand profiles 13 specifies a first pre-conditioning program for a group of cattle, a pre-14 conditioning program comprising any of numerous protocols or criteria that 15 govern the breeding, feeding, management, and health of cattle prior to 16 slaughter." Similarly, claim 5 recites that "at least one of the demand profiles contains information specifying a first pre-conditioning program, the 17 18 first pre-conditioning program comprising any of numerous protocols or 19 criteria that govern the breeding, feeding, management, and health of cattle 20 prior to slaughter." 21 Bi discloses a computer matching system. (Bi, col. 2, ll. 30-38). 22 When an offer is received from a user, the system stores the offer in an entity in a database. When a requirement is received from another user, a 23 24 search engine matches the requirement with the offers stored in the database.

2001/0039527 A1, publ. Nov. 8, 2001) and Gransbery, Bull Breeders Keep

Track of the Consumer, BILLINGS GAZETTE, Oct. 17, 1995, at A7; and the

rejection of claims 9-11 under § 103(a) as being unpatentable over Bi.

(Bi, col. 3, ll. 52-57). The offers and the requirements each contain multiple

1 conditions such as product, market position, offer date, delivery date, price 2 and volume. (Bi, col. 4, ll. 10-13 and 51-54). Each condition is assigned a 3 weight indicating the importance of the condition. (Bi, col. 4, Il. 13-16). 4 The search engine compares the conditions in a requirement with the 5 conditions in each offer. The search engine uses the degree of match 6 between each condition in the requirement and the corresponding condition 7 in each offer along with the weights assigned to each condition to calculate a 8 score for each offer. (Bi, col. 4, 11. 56-62). Those offers which match the 9 requirement with scores above a threshold set by the user who submitted the 10 requirement are returned to that user. (Bi, col. 4, ll. 19-22). 11 Ordish discloses using a computer matching system for trading 12 instruments such as commodity futures contracts. (Ordish 2, ¶ 0009). 13 Gransbery states that the challenge for producers in a tight cattle market is to 14 convince customers to invest in high-performance breeding stock. One 15 producer quoted by Gransbery suggests "'[p]roduc[ing] the cattle that is 16 trending toward what the consumer and the packer is demanding." 17 The Examiner finds that "commodities such as cattle were popular 18 trading instruments and would have been simple to include in any matching 19 or trading system." (Ans. 5). Based on this finding, the Examiner concludes 20 that it would have been obvious to apply a computerized matching system 21 such as Bi's to cattle markets. (Id.) 22 The Appellants contend that the teachings of Bi, Ordish and 23 Gransbery fail to suggest either a cattle information server which receives 24 information defining a plurality of demand profiles specifying pre-25 conditioning programs for groups of cattle or a method step of receiving

1 such profiles at a cattle information server. (App. Br. 10-11). The 2 Appellants further contend that a beef cattle marketplace such as that in 3 which the method of claim 1 is performed was unknown in the prior art. 4 (Reply Br. 3). 5 The Appellants' Specification asserts that the cattle information server 6 recited in claims 1 and 5 enables cattle producers to locate buyers seeking 7 cattle raised according to specific pre-conditioning programs. (Spec. 15.1. 8 29-31). The cattle information server "enables producers, buyers and 9 veterinarians to track cattle from birth to harvest, thereby allowing them to 10 identify trends regarding how pre-conditioning programs affect particular 11 cattle at the time of harvest." (Spec. 20, 11, 20-23). The Appellants contrast 12 the beef cattle marketplace in which the method of claim 1 is performed with 13 a marketplace for commodity futures contracts, which seek to increase 14 efficiency by trading fungible goods on a large scale without information as 15 to individual characteristics such as how the goods were produced. (App. 16 Br. 12; Reply Br. 3-4). The Appellants' contentions raise the following 17 issue: 18 Have the Appellants shown that the Examiner erred in concluding that 19 the teachings of Bi, Ordish, Gransbery and Pratt would have suggested a 20 method or system for marketing cattle in which information is received at a 21 cattle information server defining a plurality of demand profiles and a supply 22 profile, the supply profile and at least one of the demand profiles specify 23 pre-conditioning programs comprising any of numerous protocols or criteria 24 that govern the breeding, feeding, management, and health of cattle prior to 25 slaughter?

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The evidence in the record does not show knowledge, prior to the disclosure of the Appellants' Specification, of a non-commoditized beef cattle market based on supply and demand profiles including protocols or criteria that govern the breeding, feeding, management, and health of cattle prior to slaughter. The teachings of Ordish would have suggested applying the computer matching system of Bi to the sale of instruments such commodity futures contracts based on cattle. As discussed earlier, Bi discloses a computer matching system in which the search engine matches offers and requirements based on sets of conditions. Those particular conditions which Bi discloses, such as product identity, market position (that is, prospective buyer or seller), offer date, delivery date, price and volume (Bi, col. 4, 11, 51-54), are the types of conditions which might be of interest in the sale of an instrument. None of the conditions described by Bi relate to the manner in which a product, such as beef cattle, might be prepared for market. The teachings of Bi and Ordish would not have suggested receipt at a cattle information server of a demand profile comprising protocols or criteria that govern the breeding, feeding, management, and health of cattle prior to slaughter.

As discussed earlier, Gransbery states that the challenge for producers in a tight cattle market is to convince customers to invest in high-performance breeding stock. Gransbery does not address the mechanisms by which producers sell cattle to buyers. Although Gransbery implies that buyers value certain breeds of cattle over other breeds, Gransbery would not have suggested marketing beef cattle based on protocols or criteria that govern the breeding, feeding, management, and health of the cattle. The

teachings of Bi, Ordish and Gransbery would not have suggested receipt at a cattle information server of a demand profile comprising protocols or criteria that govern the breeding, feeding, management, and health of cattle prior to slaughter.

The Appellants have shown that the Examiner erred in concluding that the teachings of Bi, Ordish, Gransbery and Pratt would have suggested a method or system for marketing cattle in which information is received at a cattle information server defining a plurality of demand profiles and a supply profile, the supply profile and at least one of the demand profiles specify pre-conditioning programs comprising any of numerous protocols or criteria that govern the breeding, feeding, management, and health of cattle prior to slaughter. The Appellants have shown on the record before us that the Examiner erred in rejecting claims 1 and 5 under § 103(a). Since claims 2-4 depend from claim 1 and claims 6-8 depend from claim 5, the Appellants have shown that the Examiner erred in rejecting claims 2-4 and 6-8 under § 103(a). *In re Fritch*, 972 F.2d 1260, 1266 (Fed. Cir. 1992).

Claim 9 also is independent. Claims 10-11 depend from claim 9. Claim 9 recites a method for tracking cattle production in a beef cattle marketplace. In particular, claim 9 recites

receiving information defining a supply profile at [a] cattle information server from [an] interface, wherein the supply profile specifies a pre-conditioning program of an identified group of cattle, the pre-conditioning program comprising any of numerous protocols or criteria that govern the breeding, feeding, management, and health of cattle prior to slaughter.

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1 Pratt discloses a computerized process for recording, measuring, 2 sorting and tracking individual animals in a feedlot. (Pratt. col. 6, 11, 37-42). 3 When a group of cattle enters the feedlot, information such as the age, the 4 genetic background and the physical measurements of the cattle are received 5 and stored in a host computer. (Pratt, col. 28, l. 64 – col. 29, l. 16-27). 6 During the stay of the cattle at the feedlot, feeding information such as ration 7 composition and management and health information such as implants. 8 ionophores and processing information is received and stored in the host 9 computer. (Pratt, col. 29, ll. 21-27). Once the cattle are slaughtered, their 10 carcass characteristics are received and stored in the host computer for 11 correlation with the live performance data of the cattle from the feedlot. 12 (Pratt, col. 16, ll. 33-41). 13 The Examiner concludes that the teachings of Bi, Ordish and 14 Gransbery suggest the step of receiving information defining the supply 15 profile at the cattle information server. (Ans. 5-6). The Examiner relies on 16 Pratt solely to suggest the last four steps of claim 9. (Ans. 6-7). The 17 Appellants' contentions raise the following issue: 18 Have the Appellants shown that the Examiner erred in concluding that 19 the teachings of Bi, Ordish, Gransbery and Pratt would have suggested a 20 method for tracking cattle production in which information is received at a

govern the breeding, feeding, management, and health of cattle prior to slaughter?

conditioning program comprising any of numerous protocols or criteria that

cattle information server defining a supply profile specifying a pre-

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1	As discussed in connection with the rejections of claims 1 and 5, Bi,
2	Ordish and Gransbery do not suggest such a step. The Examiner does not
3	rely on Pratt as supplementing the teachings of Bi, Ordish and Gransbery so
4	as to suggest the receipt of information defining the supply profile at the
5	cattle information server.
6	The Appellants have shown that the Examiner erred in concluding that
7	the teachings of Bi, Ordish, Gransbery and Pratt would have suggested a
8	method for tracking cattle production in which information is received at a
9	cattle information server defining a supply profile specifying a pre-
10	conditioning program comprising any of numerous protocols or criteria that
11	govern the breeding, feeding, management, and health of cattle prior to
12	slaughter. The Appellants have shown on the record before us that the
13	Examiner erred in rejecting claim 9 under § 103(a). Since claims 10 and 11
14	depend from claim 9, the Appellants have shown that the Examiner erred in
15	rejecting claims 10 and 11 under § 103(a). Fritch, 972 F.2d at 1266.
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17	DECISION
18	We REVERSE the rejections of claims 1-11.
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20	REVERSED
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